## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

CIVIL ACTION NO. 04-CV-10945-RGS

LO. 1 1 PAROT COURT TROUBERT OF MASS

DAVID NAGER & ASSOCIATES, INC	C.,)
Plaintiff,	
	)
	)
	)
<b>v.</b>	)
	)
UNIVERSAL AUTOMOTIVE, INC.,	)
Defendant.	)
	)

## **RULE 16.1 JOINT STATEMENT**

Pursuant to Local Rule 16.1, Plaintiff David Nager & Associates, Inc. ("Nager") and Defendant Universal Automotive, Inc. ("Universal") file the following as their joint statement memorandum.

## I. Joint Discovery Plan

The parties plan to serve Rule 26 (a)(1) required initial disclosures on November 12, 2004, and to follow up with interrogatories and document requests, and perhaps, requests for admissions. After review of documents produced by Universal, Nager may issue third-party subpoenas duces tecum to the four customers listed in the Complaint. Universal reserves its right to seek a protective order regarding such subpoenas. After review of documents produced by Nager, Universal may issue document subpoenas to non-parties.

The parties plan to undertake party depositions in January-February, 2005. The parties will then consider the need for taking third-party depositions of the four customers identified in

the Complaint or other witnesses. Such depositions would be conducted in February-April, 2005.

The parties will file any discovery-related motions by April 30, 2005.

In the event the parties retain experts, Nager's expert report will be submitted by May 30, 2005, and Universal's expert report will be submitted by June 30, 2005.

The parties will file any dispositive motions by July 15, 2005 (unless there remains a discovery-related motion that has not been ruled upon).

## II. Magistrate

Nager consents to trial of this matter by magistrate. Universal does not consent to trial by magistrate.

III. Local Rule 16.1 Certifications

The parties will file their Local Rule 16.1(D)(3) certifications individually.

Dated: October 5, 2004

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